1998 SESSION

ENGROSSED

1 2 3	981886432 HOUSE BILL NO. 963 House Amendments in [] — February 15, 1998 A BILL to amend the Code of Virginia by adding sections numbered 2.1-37.12:1 and 2.1-37.12:2,
3 4 5	relating to suspension of judge; mental or physical examinations.
5 6 7	Patron—Robinson
8	Referred to Committee for Courts of Justice
9 10 11 12 13 14 15 16 17 18 19 20 12 23 24 25 26 27 8 29 30 31 22 33 34 35 36 37 38 940	 Be it enacted by the General Assembly of Virginia: 1. That the Code of Virginia is amended by adding sections numbered 2.1-37.12:1 and 2.1-37.12:2 as follows: § 2.1-37.12:1. Suspension of judge. A. In any pending investigation or formal hearing, the Commission may suspend a judge with pay if it finds that there is probable cause to believe that the continued performance of judicial duties by the judge constitutes both a substantial and immediate threat to the public interest in the administration of justice. B. The Commission shall give the judge reasonable notice of such suspension as prescribed by the rules of the Commission and, if requested by the judge or his attorney, shall schedule a hearing during the first fifteen days of the suspension in order to determine whether justice would be served for the suspension to continue until the completion of the investigation or formal hearing. In no case shall an investigation or formal hearing be conducted [or a suspension imposed] during the pendency of a criminal case in which a judge is the defendant until final disposition of such case by a court of during such suspension, but shall continue to be bound by the Canons of Judicial Conduct. § 2.1-37.12:2. Physical or mental examination. A. Whenever the Commission has probable cause to believe a judge is unable to perform his duties as a judge because of excessive use of alcohol or drugs or physical or mental illness, the Commission [of prive preliminary investigation by informal conference, may direct that the tig uge submit to a mental or physical condition. B. Any judge ordered to be examination. B. Any judge set the Commission with all waivers and releases necessary to authorize the Commission to receive all medical records, reports, and information from any health care provider [of his schole] approved by the Commission [after commission to receive all medical records, reports, and information from any health care provider [of his
41 42 43 44	C. All costs related to examinations conducted at the direction of the Commission shall be paid out of sums appropriated for the operation of the Commission. The failure of a judge to submit to an examination ordered pursuant to this section or to provide waivers and releases required by this section shall constitute grounds for a new charge [of failure to cooperate with the Commission].

HB963E